

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA
RENO, NEVADA**

**DOMINO’S PIZZA FRANCHISING,
LLC, a Delaware limited liability
company’ and DOMINO’S PIZZA
MASTER ISSUER, LLC, a Delaware
limited liability company,**

Plaintiffs,

vs.

**CALVIN YEAGER, an individual,
VALLEY PIZZA, INC., a Nevada
corporation; and LAKESIDE PIZZA,
INC., a California corporation,**

Defendants.

Case No. 3:10-cv-00560-HDM-RAM

MINUTES OF COURT

July 21, 2011

PRESENT:
THE HONORABLE HOWARD D. McKIBBEN, SENIOR U.S. DISTRICT JUDGE

Deputy Clerk: Paris Rich Reporter: Kathryn French

Counsel for Plaintiffs: Lance Maiss, Esq.

Counsel for Defendants: Robert Huckaby, Esq.

PROCEEDINGS: HEARING RE: [7] MOTION TO ENFORCE JUDGMENT

At 12:00 p.m., the Court convenes. Counsel are present as indicated. Defendant Calvin Yeager is also present.

The Court clarifies with Mr. Huckaby his appearance this date on behalf of Valley Pizza, Inc., Matthew Mattlock and Calvin Yeager. Mr. Huckaby confirms.

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The Court further clarifies with Mr. Huckaby whether he has accepted service on behalf of Matthew Mattlock. Mr. Huckaby refers to [32] Affidavit of Service stating that he was served by Plaintiffs solely as Resident Agent for Valley Pizza, Inc.

The Court clarifies Mr. Huckaby's Pro Hac Vice status and Justin Clouser, Esq.'s designation as local counsel in this matter.

Mr. Maiss, on behalf of Plaintiffs, presents statements regarding the completed service of all documents on Mr. Huckaby as discussed at the June 21, 2011 hearing and Mr. Huckaby's knowledge and notice of this date's hearing.

The Court recites statements to Mr. Huckaby regarding his previous statements made at the June 21, 2011 hearing and his acceptance of service on behalf of Matthew Mattlock. The Court further advises of the possibility of future monetary sanctions in this matter.

The Court and counsel further confer.

IT IS ORDERED, this matter is continued to Tuesday, August 23, 2011 at 11:00 a.m. in Reno Courtroom 4 before Judge Howard D. McKibben.

IT IS FURTHER ORDERED, Justin Clouser, Esq., as designated local counsel on behalf of Defendants, shall be present at all future proceedings in this matter. The Court will review and determine Mr. Huckaby's status as Pro Hac Vice on behalf of Defendants.

IT IS FURTHER ORDERED, Plaintiffs shall personally serve Matthew Mattlock with a complete copy of [7] Motion to Enforce Judgment and Notice of the continued hearing set for August 23, 2011 at 11:00 a.m. Personal service on Matthew Mattlock shall either be accomplished by United States Marshal's Office or Plaintiffs' own process server.

IT IS FURTHER ORDERED, Matthew Mattlock shall be personally present at the continued hearing set for Tuesday, August 23, 2011 at 11:00 a.m.

IT IS FURTHER ORDERED, Plaintiffs shall serve Pronto Pizza, Inc. with a complete copy of [7] Motion to Enforce Judgment and Notice of the continued hearing set for August 23, 2011 at 11:00 a.m. Service on Pronto Pizza, Inc. shall either be accomplished by United States Marshal's Office or Plaintiffs' own process server.

IT IS FURTHER ORDERED, Calvin Yeager shall be personally present at the continued hearing set for Tuesday, August 23, 2011 at 11:00 a.m. in Reno Courtroom 4.

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Defendant Calvin Yeager confirms he will be present at the continued hearing set for Tuesday, August 23, 2011 at 11:00 a.m. in Reno Courtroom 4.

The Court inquires of Mr. Huckaby regarding whether he has kept local counsel, Justin Clouser, updated and apprised of the events in this matter. Mr. Huckaby states that while local counsel is on the Court's electronic service list, he has not personally spoken to Mr. Clouser regarding this case since Mr. Huckaby's first appearance. Mr. Huckaby further confirms that Mr. Clouser is designated as local counsel in name only.

IT IS ORDERED, Mr. Huckaby shall update and apprise local counsel as to the specifics of this matter forthwith. Further, Mr. Clouser shall be prepared to proceed with this case along with Mr. Huckaby.

The Court inquires of Mr. Maiss regarding a service address for Matthew Mattlock. Mr. Maiss presents statements and will obtain an address for personal service.

Mr. Huckaby recites further statements regarding his preparedness to address [7] Motion this date and presents [33] Opposition on behalf of all Defendants.

The Court confirms there are two matters before the Court this date; specifically, [7] Motion to Enforce Judgment; and [21] Order to Show Cause.

Mr. Huckaby states [30] Minutes, as well as his personal notes, reflect the Court vacated the prior orders due to inadequate personal jurisdiction over Matthew Mattlock. Mr. Huckaby further states his belief that [7] Motion to Enforce Judgment against Calvin Yeager and the 2 named Defendant corporations is only item before the Court and there is no jurisdiction for Matthew Mattlock.

The Court re-confirms that Matthew Mattlock shall be personally present at the continued hearing set for Tuesday, August 23, 2011 at 11:00 a.m. IT IS SO ORDERED.

At 12:26 p.m., the Court adjourns.

LANCE S. WILSON, CLERK

By: /s/ Paris Rich
Deputy Clerk